Exhibit M

	Certified Copy
1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE DISTRICT OF NEW JERSEY
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4	IN RE: JOHNSON & JOHNSON) TALCUM POWDER PRODUCTS)
5	MARKETING SALES) PRACTICES, AND PRODUCTS) MDL NO.16-2738(FLW)(LHG)
6	LIABILITY LITIGATION)
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11	VIDEO-RECORDED DEPOSITION OF
12	WILLIAM E. LONGO, PH.D.
13	
14	February 5, 2019
15	10:24 a.m.
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18	Suite 100
19	11555 Medlock Bridge Road Johns Creek, Georgia
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22	Frances Buono, RPR, CCR-B-791
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20.
our that have been published. A number of papers
are published where it's going to be a study on
exposure. You usually have to determine what the
concentration of asbestos is in the materials before
you publish that.
Q. Those are published in peer-reviewed
literature?
A. Yes, sir.
Q. Okay. But those are not finding asbestos
in talc; right?
A. No, sir. These are all construction
products.
Q. Are you an expert in PLM?
A. I think I know more than the average
layperson.
Q. Are you an expert in PLM?
MR. CIRSCH: Object to form.
THE WITNESS: Again, that's up to a judge
to be an expert.

I know how the analysis is done, I could do an analysis if I -- it would take me a lot longer than what people typically do.

Q. (By Mr. Chachkes) One of the disadvantages of PLM that you cite is that it cannot resolve particles less than 1/2 micrometer; is that

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CERTIFICATE

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STATE OF GEORGIA:

COUNTY OF HALL:

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I hereby certify that the foregoing transcript was taken down, as stated in the caption, and the questions and answers thereto were reduced to typewriting under my direction; that the foregoing pages 1 through 359 represent a true, complete, and correct transcript of the evidence given upon said hearing, and I further certify that I am not of kin or counsel to the parties in the case; am not in the regular employ of counsel for any of said parties; nor am I in anywise interested in the result of said case.

This, the 7th day of February, 2019.

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